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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/736,427	12/15/2003	Jerry Dennis Sacks	1219.02	3965
29637	7590 12/13/2006		EXAMINER	
BUSKOP LAW GROUP, P.C.			PEACHES, RANDY	
1776 YORKTO SUITE 550	UWN		ART UNIT	PAPER NUMBER
HOUSTON, 7	TX 77056		2617	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	.10/736,427	SACKS ET AL.			
Office Action Summary	Examiner	Art Unit			
	Randy Peaches	2617			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	l. ely filed the mailing date of this communication. O (35 U.S.C. § 133).			
Status					
 1) ⊠ Responsive to communication(s) filed on 15 De 2a) ☐ This action is FINAL. 2b) ☒ This 3) ☐ Since this application is in condition for allowar closed in accordance with the practice under E 	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) Claim(s) 1-21 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-21 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers 9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct	vn from consideration. r election requirement. r. epted or b) objected to by the lidrawing(s) be held in abeyance. See ion is required if the drawing(s) is objected.	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).			
11) ☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action of form PTO-132.			
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 4/1/2004	4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal P 6) Other:	ate			

DETAILED ACTION

Claim Objections

Claim 6 is objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. Applicant is required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 1. Claims 1-21 are rejected under 35 U.S.C. 102(e) as being anticipated by Swartz et al. (U.S. Patent Publication 2003/0020629 A1).

Regarding claim 1, Swartz et al. discloses a system for product selection at a location comprising:

 a wearable wrist input/output unit (90), which reads on claimed "wearable mobile computer," hereinafter referenced as wearable mobile computer, with a memory and a processor (94). See paragraphs [0051 and 0085, FIGURES 3 and 8]; Application/Control Number: 10/736,427 Page 3

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bar code reader (92) in communication with the said wearable mobile computer
 (90). See paragraph [0085];

- a viewing and input component consisting of a member of the group:
 - o a display integral with the wearable mobile computer. See FIGURE 5;
 - o a tactile input device in communication with the wearable mobile computer. See paragraph [0104];
 - o a display screen that is a touch screen in communication with the wearable mobile computer; and
 - o combinations thereof;
- a speaker, which reads on claimed "audio output device," in communication with the said wearable mobile computer;
- an headset (192), which reads on claimed "audio input device," in
 communications with the wearable mobile computer. See paragraph [0094];
- text-to-speech software residing in the memory. See paragraph [0098];
- a voice recognition software residing in the memory. See paragraph [0099 and 0101];
- order filling applications software residing in the memory. See paragraph [0060];
- a printer in communications with the wearable mobile computer. See paragraph
 [0024];
- radio frequency identification (RFID) reader in communication with the wearable mobile computer. See paragraphs [0024 and 0017];

 wherein the wearable mobile computer is further adapted for communication between:

- o an order systems server (810). See FIGURE 7 and paragraphs [0022,0060 and 0063];
- o a user (802). See FIGURE 7
- wherein the order systems server is adapted for communication between the
 wearable mobile computer at least one base/data transfer station (804), which
 reads on claimed "external computer system." See paragraph [0062 and 0063].

Regarding *claim 2*, according to *claim 1*, Swartz et al. continues to disclose wherein the bar code reader is either wired or wireless. See paragraph [0023].

Regarding *claim 3*, according to *claim 1*, Swartz et al. continues to disclose wherein the wearable mobile computer is selected from the group: *a handheld computer, a*PDA, and a notepad computer. See paragraph [0093], specifically the last 4 sentences.

Regarding *claim 4*, according to *claim 1*, Swartz et al. continues to disclose wherein the display is a member of the group: *LCD display*, a plasma display, a monochrome display, and a colored display. See paragraph [0085].

Regarding *claim 5*, according to *claim 1*, Swartz et al. continues to disclose wherein the audio output device is a member of the group:

a speaker disposed integrally with the wearable mobile computer, a
headset with at least one earphone, and an external speaker. See paragraph
[0094].

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Regarding *claim* 6, according to *claim* 6, Swartz et al. continues to disclose wherein the audio output device is either wired or wireless. See FIGURE 7

Regarding *claim* 7, according to *claim* 1, Swartz et al. continues to disclose wherein the tactile input device is either wired or wireless. See paragraph [0024].

Regarding *claim 8*, according to *claim 1*, Swartz et al. continues to disclose wherein the tactile input device is a keyboard. See paragraph [0104].

Regarding *claim 9* according to *claim 1*, Swartz et al. continues to disclose wherein the text-to-speech software is adapted to convert text to an audio output. See paragraph [0098].

Regarding *claim 10*, according to *claim 1*, Swartz et al. continues to disclose wherein the voice recognition software is adapted to convert an audio signal to text. See paragraph [0099 and 0101];

Regarding *claim 11* according to *claim 1*, Swartz et al. continues to disclose wherein the order filling applications software is adapted to manage a process for selecting product. See paragraph [0060].

Regarding *claim 12* according to *claim 1*, Swartz et al. continues to disclose wherein the radio frequency identification (RFID) reader is in wireless communication with the wearable mobile computer. See paragraphs [0024 and 0017];

Regarding *claim 13* according to *claim 1*, Swartz et al. continues to disclose wherein the RFID reader is a wireless reader of radio frequency identification data. See paragraphs [0024 and 0017] and FIGURE 17;

Regarding *claim 14* according to *claim 1*, Swartz et al. continues to disclose wherein the order systems server is selected from the group: *a Personal Computer*, a Unix-basedTM server, an NTTM server, a Windows-basedTM server, and a Linux based server. See FIGURE 7 and paragraph [0062].

Regarding *claim 15* according to *claim 1*, Swartz et al. continues to disclose wherein the external computer system is selected from the group: *a Personal Computer*, a Unix-basedTM server, an NTTM server, a Windows-basedTM server, and a Linux based server. See FIGURE 7 and paragraph [0062].

Regarding claim 16 according to claim 1, Swartz et al. continues to disclose wherein the audio input device is a microphone. See FIGURE 17 and paragraph [0099].

Regarding *claim 17* according to *claim 1*, Swartz et al. continues to disclose wherein the printer is in wired or wireless communications with the wearable mobile computer. See FIGURE 8 and paragraph [0085].

Regarding *claim 18* according to *claim 1*, Swartz et al. continues to disclose wherein the word product can mean an object, item, case, containing piece of equipment and any other item that can be selected.

Regarding claim 19 according to claim 15, Swartz et al. continues to disclose wherein the external computer system is a member of the group: customer order system, a customer warehouse management system, loader system server, an inventory control system and combinations thereof. See FIGURE 7 and paragraphs [0022,0060 and 0063];

Regarding claim 20, according to claim 15, Swartz et al. continues to disclose wherein the external computer is wirelessly connected to the order systems server. See FIGURE 7 and paragraphs [0022,0060 and 0063];

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Regarding claim 21 according to claim 14, Swartz et al. continues to disclose wherein

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the order systems server is wireless. See FIGURE 7 and paragraphs [0022,0060 and

0063];

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Randy Peaches whose telephone number is (571) 272-

7914. The examiner can normally be reached on Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph H. Feild can be reached on (571) 272-4090. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

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Randy Peaches December 11, 2006

JOSEPH FEILD SUPERVISORY PATENT EXAMINER